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VIA ECF

Honorable Brenda K. Sannes U.S. District Judge Northern District of New York Federal Building and U.S. Courthouse P.O. Box 7346 Syracuse, New York 13261-7346

Re: Brown v. Google, LLC and Google Payment Corp. Civil Action No. 8:20-cv-1311 (BKS/DJS)

Dear Judge Sannes,

We represent Defendants Google LLC and Google Payment Corp. in the above-captioned matter. We write to jointly request that the Court enter the briefing schedule set forth below with regard to Defendants' Motion to Dismiss (Doc. 21).

On December 22, 2020, the Court granted Defendants' letter motion requesting an extension of time to respond to the Complaint, as well as the request that Plaintiff have at least sixty (60) days to respond. Thus, the parties now jointly request that Defendants have thirty (30) days after that response to file a reply, in accordance with the following briefing schedule:

- 1. Plaintiff's response to the Motion will be due March 31, 2021.
- 2. Defendants' reply will be due on April 30, 2021.

Plaintiff's counsel has filed similar cases involving similar allegations against Google Payment Corp. and Google LLC in Alabama, New Mexico, and Mississippi. The parties are seeking by agreement the same briefing scheduling in each of these other cases. Thus, the briefing schedule requested by the parties would align the response and reply dates in each of these cases.

As indicated above, the parties make this motion jointly. The requested briefing schedule will not cause undue delay or prejudice the parties' rights or interests in the matter. Google LLC and Google Payment Corp. make this motion for extension of time without waiver of any defense as to personal jurisdiction or venue.

Respectfully submitted,

^{*} Associated Firm ** In cooperation with Trench, Rossi e Watanabe Advogados



/s/ Catherine Y. Stillman

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